INTERNATIONAL SEARCH REPORT

Interplonal Application No PCT/EP2004/010603

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A. CLASSII IPC 7	FICATION OF SUBJECT MATTER B23K26/10	. —————	,					
According to	International Patent Classification (IPC) or to both national classifica-	ation and IPC						
B, FIELDS SEARCHED								
Minimum do IPC 7	cumentation searched (classification system followed by classification B23K	(alodmya no						
Documental	ion searched other than minimum documentation to the extent that a	uch documents are incl	ided in the fleids search	ed				
Electronic da	ata base consulted during the international search (name of data bar	se and, where practical	search terms used)					
EPO-In	ternal							
C. DOCUME	ENTS CONSIDERED TO BE RELEVANT							
Category °	Citation of document with indication, where appropriate, of the rele	evant passages		Relevant to claim No.				
X	US 4 626 999 A (BANNISTER ROBERT 2 December 1986 (1986-12-02) the whole document	D)		1,2,6-8, 10				
X	FR 2 663 583 A (CAZES ROLAND) 27 December 1991 (1991-12-27) the whole document			1,10				
Further documents are listed in the continuation of box C.								
*Special categories of cited documents: *A* document defining the general state of the last which is not considered to be of particular relevance. *E* earther document but published on or after the international filling date filling date. *L* document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) *O* document published after the international filling date but later than the priority date claimed. *T* later document published after the international filling date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention. *X* document of particular relevance; the claimed invention cannot be considered novel or cannot be considered novel or cannot be considered not only an inventive step when the document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document become the principle or theory underlying the invention. *X* document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document become the principle or theory underlying the connection of the same patent invention cannot be considered to understand the principle or theory underlying the connection of the specific or theory underlying the connection of the same patent invention cannot be considered novel or cannot be considered to involve an inventive at inventive step when the document become the following the principle or theory underlying the cited to understand the principle or theory underlying the cited to understand the principle or theory underlying the cited to understand the principle or theory underlying the cited to understand the principle or theory underlying the cited to understand the principle or theory underlying the cited to understand the principle or theory underlying the cited to understand the principle or theory underlying the cited to u				application but underlying the oralicered to mit to taken alone of invention to mit to taken alone of invention we step when the her such docura person skilled				
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